EXHIBIT E

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

GLOBAL FORCE
ENTERTAINMENT, INC., and
JEFFREY JARRETT,
)

Plaintiffs/
Counter-Defendants,
) CIVIL ACTION NO.
3:18-cv-00749
)

vs.

ANTHEM WRESTLING
EXHIBITIONS, LLC,
Defendant/
Counterclaim-Plaintiff.
)

JURY DEMAND

Videotaped Deposition of: EDWARD NORDHOLM

Taken on behalf of the Plaintiffs/Counter-Defendants

December 3, 2019

Commencing at 8:47 a.m.

Reported by: Florence Kulbaba, LCR

Tennessee LCR No. 070

Expires: 05/07/23

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1 Q. This is a true and correct copy of an e-mail

- 2 | from Ariel Shnerer to you, cc'ing Mr. Asper, dated
- 3 November(sic) 6th, 2017, correct?
- 4 A. Not that date, no. I'm not sure whether --
- 5 Q. I'm sorry. September 6th. Let me try again.
- This is a true and correct copy of an e-mail
- 7 | from Ariel Shnerer to you and Mr. Asper dated September
- 8 6th, 2017, correct?
- 9 A. Correct.
- 10 Q. And attached to it there is a draft of a press
- 11 release for, a draft of a press release saying that
- 12 | Global Force Wrestling, a subsidiary of Anthem Sports &
- 13 | Entertainment Corp., announced today numerous global
- 14 and digital expansion initiatives, including plans to
- 15 | launch the Global Wrestling Network." Do you see that?
- 16 | A. Yep.
- 17 Q. Was this press release ever released?
- 18 A. I don't know.
- 19 Q. Why does it say Global Force Wrestling instead
- 20 of Anthem Wrestling?
- 21 A. Because at this point in time we were
- 22 | effectively running -- this says Global Force, Anthem
- 23 Wrestling as Global Force as if the merger had
- 24 | happened. We'd announced the merger. The shows were
- 25 being prepared under Jeff's direction with GFW branding

Page 190 in the shows, they put the GFW into the logo, we were 1 2 operating, for PR purposes, as if we had merged. 3 I'm now going to show what we'll mark as Exhibit 156. 4 5 (Marked Exhibit No. 156.) BY MR. MILLER: 6 This is a true and correct copy of an e-mail Q. from Mr. Shnerer to Mr. Shnerer dated September 24th, 8 2017, correct? 9 10 It hasn't popped up yet, but -- so, again, 11 yes, this is a copy of an e-mail that Ariel sends to a 12 large group in a format where he addresses it to 13 himself and the group that receives the e-mail is under 14 the blind copies. 15 I'm now showing you what we'll mark as 16 Exhibit 157. 17 (Marked Exhibit No. 157.) BY MR. MILLER: 18 19 This is a true and correct copy of an e-mail 0. 20 from Mr. Skinner, Chris Skinner to you dated September 2.1 5th 2017, correct? 2.2 Α. The top one is. Yep. 23 So if you go through this chain on the first 24 page you sent an e-mail to Mr. C-i-e-s-i-e-n-s-k-y, 25 Ciesiensky?

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CERTIFICATE

I, Florence Kulbaba, Court Reporter and Notary

Public, State of Tennessee at Large, do hereby certify

that I recorded to the best of my skill and ability by

machine shorthand the deposition contained herein, that

same was reduced to computer transcription by myself,

and that the foregoing is a true, accurate, and

complete transcript of the examination under oath

testimony heard in this cause.

I further certify that the witness was first duly sworn by me and that I am not an attorney or counsel of any of the parties, nor a relative or employee of any attorney or counsel connected with the action, nor financially interested in the action.

This 17th day of December, 2019.

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25 May 7, 2023

My Commission Expires:

LCR No. 070

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